### South Carolina Department of Public Safety - South Carolina State Transport Police

USDOT#	Legal: AA CAF	ROLINA EVENTS INC			
2117068					
	Operating (DBA	v):		· · · · · · · · · · · · · · · · · · ·	a de la constanta de la consta
MC/MX #: Review Type: Safet Scope: Entire	y Audit New Entran	d#: t Location of Ro	eview/Audit: 0 Territory: F	Federal Tax ID Company Facility in the U.S	5.
Operation Types In	terstate Intrastate			· · · · · · · · · · · · · · · · · · ·	
Carrier: Shipper: Cargo Tank:	N/A Non-HM N/A N/A N/A	Business: Gross Revenue:	Corporation \$0	for year ending:	12/31/2010 COPY
ompany Physical Add	dress:				10
157 Governors Loop				Po	sted: LOG
Myrtle Beach, SC 295	88, UNITED STATES	ì		De	pt: S.A.
Contact Name: Jose	eph B Reinhardt			Da	te: 2/25/
Phone numbers: (1)		(2)	<b>F</b> a	6037539030	12115
E-Mail Address: joe@	Dcarolinalimo.net		-11%	CTCRIABIDA	1e:
ompany Mailing Addr	ess:			FFR 2 3 2014	
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Myrtle Beach, SC 295	OO, UNITED STATES			LERK'S OFFICE	
arrier Classification					
Other					
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Power units us	ed in the U.S.:	1			
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USDOT#: 2117066

Review Date: 2/16/2011

#### Part A

QUESTIONS regarding his report or the Federal Motor Carrier Safety or Hazardous Materials rules may be addressed to the Office of Motor Carriers at:

South Carolina State Transport Police, Motor Carrier Compliance Unit 10311 Wilson Bulevard / PO Box 1993

Blythewood, SC 209016

This SAFETY AUDIT will be used to assess your safety compliance.

Person(s) Interviewed:

Name: Joseph B Reinhardt

Title: President

2/22/2011 12:46:44 PM Review Date: 2/16/2011 USDOT#: 2117068

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USDOT#: 2117066

Review Date: 2/16/2011

## Part B - Questions and Answers

asterisk (*) beside an answer indicates an area of non-compliance by the motor carrier, and negatively affects the results of	the audit.
Question General # 1 Section # 387.7(a) Acute	Answer
Does the carrier have the required minimum level of financial responsibility in effect (property carrier)?	N/A
Does the carrier have the required minimum 1970; or missing to be carried to the required minimum 1970; or missing the carrier may be a second to the required minimum 1970; or missing the carrier may be a second to the required minimum 1970; or missing the carrier may be a second to the required minimum 1970; or missing the carrier may be a second to the carrier may be a second to the required minimum 1970; or missing the carrier may be a second to the carrier	
Comments	
Question General # 2 Section # 387.7(d) Critical	Answer
Does the carrier have required proof of financial responsibility (property carrier)?	N/A
<u>Comments</u>	
Question General # 3 Section # 387.31(a) Acute	Answer
Does the carrier have the required minimum level of financial responsibility in effect (passenger carrier)?	N/A
Comments	
Question General # 4 Section # 387.31(d) Critical	Answer
Does the carrier have required proof of financial responsibility (passenger carrier)?	N/A
Comments	
Question General # 5 Section # 13901 (392.9a(a)(1))	Answer
Is the motor carrier authorized to conduct Interstate operations in the United States?	No *
Comments	
Intrastate only	<u> </u>
Question General # 6 Section # 390.15(b)(1)	Answer
Can the carrier provide a complete accident register of recordable accidents?	No *
Comments	
No accidents in last 365 days	American
Question General # 7 Section # 390.15(b)(2) Critical	Answer
Does the carrier have copies of all accident reports required by States or other government entities or insurers?	No *
Comments	
No accidents last 365 days.	Anguar
Question General # 8 Section # 390.3(e)	Answer
Is the carrier knowledgeable of the FMCSRs/HMRs?	Yes
<u>Comments</u>	



USDOT#: 2117066

Does the carrier know the commercial motor vehicles marking requirements?  Comments  Question Driver #1 Section # 391.51(a) Critical Does the carrier maintain complete driver qualification files?  Comments  Question Driver #2 Section # 391.11(b)(4) Acute Is the carrier using physically qualified drivers?  Comments  Question Driver #3 Section # 391.45(a), 391.45(b) Critical Does available evidence indicate the motor carrier has used a driver without a medical certificate or with an expired medical certificate?  Comments  Question Driver #4 Section # 391.15(a) Acute Is the carrier using any disqualified drivers?  Comments  Question Driver #4 Section # 391.15(a) Acute Does the carrier using any disqualified drivers?  Comments  Question Driver #5 Section # 391.51(b)(2) Critical Does the carrier maintain driving inquiry data in driver qualification files?  Comments  Question Driver #5 Section # 382.115(a), 382.115(b) Acute Has the carrier implemented an alcohol and/or controlled substances testing program?  Question Driver #7 Section # 382.213(b) Acute Has the carrier implemented an alcohol and/or controlled substances testing program?  Question Driver #7 Section # 382.213(b) Acute Has the carrier used drivers who have used controlled substances?  No	Question General # 9 Section # 390.21	Answer
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Has the carrier used a driver who has tested positive for a controlled substance?	Animens	
	Question Driver #8 Section #382.215 Acute	Answer
<u>Comments</u>	Has the carrier used a driver who has tested positive for a controlled substance?	No
	Comments	



Question Driver # 9 Section # 382.201 Acute	Answer
Has the carrier used a driver known to have an alcohol concentration of 0.04 or greater?	No
Comments	
Question Driver # 10 Section # 382.505(a) Acute	Answer
Has the carrier used a driver found to have an alcohol concentration of .02 or greater but less than .04 within 24 hours of being tested?	No
Comments	
Question Driver # 11 Section # 382.301(a) Critical	Answer
Has the carrier ensured that drivers have undergone testing for controlled substances prior to performing a safety sensitive function?	Yes
Comments	
Question Driver # 12 Section # 382.303(a) Critical	Answer
Has the carrier conducted post accident testing on drivers for alcohol?	N/A
Comments	
No accidents in the last 365 days	Anoug
Question Driver # 13 Section # 382.303(b) Critical	Answer N/A
Has the carrier conducted post accident testing on drivers for controlled substances?	,
Comments No accidents in the last 365 days	
Question Driver # 14 Section # 382.305 Acute	Answer
Has the carrier implemented random testing program?	Yes
Comments	
Question Driver # 15 Section # 382.305(b)(1) Critical	Answer
Has the carrier conducted random alcohol testing at an annual rate of not less than the applicable annual rate or prorated rate of the average number of driver positions?	Yes
Comments	
Question Driver # 16 Section # 382.305(b)(2) Critical	Answer
Has the carrier conducted controlled substance testing at the applicable prorated rate of not less than the applicable annual rate of the average number of driver positions?	Yes
Comments	
Carrier in random pool.  Question Driver # 17 Section # 40.305(a)	Answer
Question Driver # 17 Section # 40.505(a)  Has the carrier conducted the required return-to-duty tests on employees returning to safety-sensitive functions?	N/A
Comments	

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	Answer
s the carrier conducting follow-up testing as directed by the Substance Abuse Professional?	Yes
<u>Comments</u>	
Question Driver # 19 Section # 382.211 Acute	Answer
las the carrier used a driver who has refused to submit to an alcohol or controlled substances test required Inder Part 382?	No
<u>Comments</u>	
Question Driver # 20 Section # 382.503 Critical	Answer
las the carrier used a Substance Abuse Professional as required by 49 CFR Part 40 Subpart O?	N/A
Comments	
	Answer
las a driver operated a commercial motor vehicle without a current operating license, or a license, which hasn't een properly classed and endorsed?	No
Comments	
luestion Driver # 22 Section # 383.37(a) Acute	Answer
las the motor carrier knowingly allowed it's drivers who's CDLs have been suspended, revoked or canceled by a tate, have lost the right to operate a CMV in a State, or have been disqualified from operating a CMV to operate commercial motor vehicle?	No
comments uestion Driver # 23 Section # 383.51(a) Acute	Answer
las the motor carrier knowingly allowed, required, permitted, or authorized a driver to drive who is disqualified to rive a commercial motor vehicle?	No
comments	
uestion Operations #1 Section # 395.1(e)(1), 395.1(e)(2)	Answer
oes the carrier have a system for recording hours of duty status on 100/150- mile radius drivers, and are they roperly utilizing the 100/150 air-mile radius exemption?	Yes
omments	
ime Card System  westlon Operations # 2 Section # 395.8(a) Critical	<b>.</b>
ces the carrier require drivers to make a record of duty status?	<u>Answer</u> Yes
	163
<u>omments</u>	
uestion Operations #3 Section #395.8(i) Critical	Answer
oes the carrier require drivers to submit records of duty status within 13 days?	Yes
volume value, and an analysis	

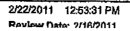


Question Operations # 4 Section # 395.8(k)(1) Critical	Answer
Can the carrier produce records of duty status and supporting documents for selected drivers?	Yes
Comments	
Question Operations # 5 Section # 395.3(a)(1) Critical	Answer
Has the carrier allowed driver(s) to exceed the 11-hour rule? (Property)	N/A
<u>Comments</u>	
Question Operations # 6 Section # 395.3(a)(2) Critical	Answer
Has the carrier allowed driver(s) to exceed the 14-hour rule? (Property)	N/A
Comments	
Question Operations # 7 Section # 395.3(b)(1) Critical	Answer
Has the carrier allowed driver(s) to drive after having been on duty more than 60 hours in 7 consecutive days? (Property)	N/A
Comments	Answer
Question Operations # 8 Section # 395.3(b)(2) Critical  Has the carrier allowed driver(s) to drive after having been on duty more than 70 hours in 8 consecutive days?  (Property)	N/A
Comments	
Question Operations # 9 Section # 395.5(a)(1) Critical	<u>Answer</u> No
Has the carrier allowed driver(s) to exceed the 10 hour rule? (Passenger)	140
Comments	
Question Operations # 10 Section # 395.5(a)(2) Critical	Answer
Has the carrier allowed driver(s) to exceed the 15 hour rule? (Passenger)	No
<u>Comments</u>	
Question Operations # 11 Section # 395.5(b)(1) Critical	Answer
Has the carrier allowed driver(s) to drive after having been on duty more than 60 hours in 7 consecutive days? (Passenger)	No
Comments	
Question Operations # 12 Section # 395.5(b)(2) Critical	Answer
Has the carrier allowed driver(s) to drive after having been on duty more than 70 hours in 8 consecutive days? (Passenger)	No
<u>Comments</u>	

Question Operations # 13 Section # 395.8(e) Critical	Answer
Does available evidence indicate a selected driver has prepared a false record of duty status?	No
<u>Comments</u>	
Question Operations # 14 Section # 392.2 Critical	Answer
Does the motor carrier ensure that drivers operate commercial motor vehicles in accordance with the laws, ordinances, and regulations of the jurisdictions in which they are operating?	Yes
Comments	
Question Operations #15 Section #392.9(a)(1) Critical	Answer
Ooes the carrier ensure that drivers are not permitted to drive a vehicle without the cargo properly distributed and adequately secured?	N/A
<u>Comments</u>	
Question Operations # 16 Section # 392.4(b) Acute	Answer
tave any drivers operated a commercial motor vehicle while under the influence of, or in possession of, narcotic drugs, amphetamines, or any other substances capable of rendering the drivers incapable of safety operating motor vehicles?	No
Comments	Answer
Question Operations # 17 Section # 392.5(b)(1) Acute	No
Have any drivers operated a commercial motor vehicle while under the influence of, or in possession of, ntoxicating beverages?	114
Comments	<u></u>
Question Operations # 18 Section # 392.5(b)(2) Acute	Answer
lave any drivers operated a commercial motor vehicle within 4 hours of having consumed intoxicating beverages?	No
Comments	
Question Maintenance # 1 Section # 396.3(b) Critical	Answer
Can the carrier produce maintenance files for requested vehicle(s)?	Yes
<u>Comments</u>	
Question Maintenance # 2 Section # 396.17(a) Critical	Answer
Can the motor carrier produce evidence of periodic (annual) inspections for selected vehicles?	Yes
Comments Comments	
	Answer
Question : Maintenance # 3 Section # 396.11(a) Critical	E1/A
Question : Maintenance # 3 Section # 396.11(a) Critical  Does the motor carrier require drivers to complete vehicle inspection reports daily?	N/A



Question Maintenance # 4 Section # 396.11(c) Acute	Answer
Does the carrier ensure that out-of-service defects listed by the driver in the driver vehicle inspection reports are corrected before the vehicle is operated again?	N/A
Comments	
Question Maintenance # 5 Section # 396.9(c)(2) Acute	Answer
Does the carrier ensure vehicles that have been declared "out-of-service" do not operate before repairs have been made?	Yes
Comments	
Question Maintenance # 6 Section # 396.19	Answer
Is the carrier using qualified inspectors (mechanic) and maintaining evidence of the inspector's qualifications?	Yes
Comments	
Question Maintenance #7 Section #396.3	Answer
Can the carrier explain its systematic, periodic maintenance program?	Yes
Comments	
Question Other #1 Section # 375.211	Answer
Does the carrier participate in an Arbitration Program?	Yes
Comments	
Question Other # 2 Section # 13702	Answer
Does the carrier assess shipper freight charges based upon published tariffs?	N/A
<u>Comments</u>	
Question Cther # 3 Section # 375.401(c)	Answer
Does the carrier provide reasonably accurate estimates of moving charges?	N/A
Comments	
Question Other # 4 Section # 375.407(a), 375.703(b)	Answer
Has the carrier avoided "hostage freight" or other predatory practices?	N/A
<u>Comments</u>	
Question Other # 5 Section # 387.301(a), 387.301(b)	Answer
Does the HHG carrier have sufficient levels of public liability and cargo insurance?	N/A
Comments	





Question Other # 6 Section # 375.215	Answer
Does the carrier have a published tariff and is the motor carrier changing the applicable rate (375.215).	N/A
Comments	
Question Other # 7 Section # 375.213	Answer
Can the motor carrier identify the five documents required to be given to a prospective individual shipper prior to executing an order for service?	N/A
Comments	
Question Other # 8 Section # 37 subpart H	Answer
Does the carrier have the means to provide accessible over-the-road bus (OTRB) service on a 48-hour advance notice basis by its owned or leased OTRBs?	Yes
Comments	
Question Other # 9 Section # 37 subpart H	Answer
f the carrier does not have the means then does the carrier have an arrangement with another carrier that operates accessible OTRBs?	Yes
Comments	

Note: No Hazardous Materials questions were asked because the carrier does not carry Hazardous Materials in Interstate Commerce.





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#### Part B

Your Proposed Safety Audit Result is: PASS

# **Explanation of Scoring Methodology**

Factor		uestions	Performance	Total	Factor	
	Critical	Acute	Test Status	Points	Status	
1. General	1	0	_	1	PASS	
2. Driver	0	0	<del>-</del>	0	PASS	
3. Operations	0	0	_	0	PASS	
4. Maintenance	0	0	PASS - 0.00 %	0	PASS	
5. Hazardous Materials		<del></del>	-		<del></del>	
6. Accidents	_	<u></u>	PASS - 0.00	<u></u>	PASS	
SUM	1	0		1	PASS	

Result: Carrier has adequate basic safety management controls in place.

NOTE: Carrier has the right to request a review of this determination if there are factual or procedural disputes.

#### HOW THE SA IS SCORED

FACTORS - The Federal Motor Carrier Safety and Federal Hazardous Material Regulations are categorized into six factors. Multiple questions address the various factors. The Part B Question & Answer Report lists the CFR section numbers related to each question.

CRITICAL/ACUTE - Questions are also defined as CRITICAL, ACUTE or neither depending on the significance of the underlying regulation. Questions are assigned a point value if they are incorrectly answered. Critical = 1 and Acute = 1.5. The point values are summed for each factor. Any factor with a point value of 3 or more is marked "FAILED".

OUT OF SERVICE (OOS) RATE - The Driver/Vehicle OOS rate is used in factor #4 as another question. If there have been more than three level 1, 2, or 5 North American Standard Inspections conducted over the past year, they will be summarized. If the summed OOS rate is over 34%, one additional point is assigned to that factor.

CRASH FACTOR - Carriers are defined as urban or non-urban in order to compensate for the higher crash risk of urban operations. Urban carriers are defined as those that operate within a 100 air-mile radius. The crash rate for a carrier is calculated as accidents per million miles traveled. Factor #6 is "FAILED" if the urban carrier crash rate exceeds 1.7 or the non-urban carrier crash rate exceeds 1.5.

OVERALL STATUS DETERMINATION - Any carrier with 3 or more "FAILED" factors is deemed to have failed the Safety Audit by having inadequate safety management controls in place to operate in the U.S.

- 19. A complete Educational and Technical Assistance package entitled "A MOTOR CARRIER'S GUIDE TO IMPROVING HIGHWAY SAFETY" is available free on the FMCSA website to assist you in complying with the safety regulations. It contains many forms and documents useful for improving the safety of your operations. Check: www.fmcsa.dot.gov/factsfigs/eta/index.html.
- 20. Ensure that all drivers subject to pre-employment, random, reasonable cause, post accident, return to duty, and/or follow-up controlled substance testing are tested as required by 49 CFR Parts 40 and 382 of the FMCSR.
- 21. DOT drug testing rules require that employers test for marijuana, cocalne, opiates, amphetamines, and phencyclidine (PCP).
- 22. Establish a system to control passenger-carrying drivers' hours of service. Do not dispatch drivers who don't have adequate hours available to complete assigned trips legally. Do not allow drivers to exceed the 10, 15, and 60/70-hour limits.
- 23. For questions about DOT numbers or blennial updates: 800-832-5660 or 703-280-4001 For questions about licensing, authority or MC numbers: 202-366-9805 For questions about insurance: 202-385-2423 For household goods complaints: 888-DOT-SAFT (888-368-7238)
- 24. To better understand your company's responsibilities under the Department of Transportation's Americans with Disabilities Act (ADA) regulations concerning accessibility of over-the-road buses, review the information on the Federal Motor Carrier Safety Administration's Web site at: http://www.fmcsa.dot.gov/rules-regulations/bus/company/ada-guidelines.htm
- 26. Provide pre-trip safety information to motorcoach passengers. For information about the Basic Plan for Motorcoach Passenger Safety Awareness that was published by the Federal Motor Carrier Safety Administration, go to the Agency's Web site at: http://www.fmcsa.dot.gov/about/outreach/bus/bus-safety-awareness-plan.htm
- 26. Accident Countermeasures is a set of defensive strategies designed to reduce preventable accidents. The strategies and forms for implementing accident countermeasures can be found on the FMCSA website at: http://www.fmcsa.dot.gov/forms/print/accident.htm
- 27. Copies of the regulations, forms, interpretations, and manuals are available from a variety of sources. Check the FMCSA website for a current list of suppliers, www.fmcsa.dot.gov/safety-security/eta/index.htm
- 28. Ensure that all vehicles are properly marked with your name or trade name and U.S. DOT number. If your vehicles are also periodically operating for other carriers, they must be marked with that carrier's name and U.S. DOT#.

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# Part B Requirements and/or Recommendations

- 1. Obtain a copy of each driver's driving record and review it annually.
- 2. Drivers may not have Commercial Driver Licenses (CDLs) from more than one state. Ensure that all drivers have only one current CDL that is not under suspension or revocation. Driver CDLs must also match the correct class of vehicle driven and have applicable endorsements for double/triple trailer, passenger, tank vehicle and/or hazardous material operation.
- 3. Review the circumstances under which a CDL is required. CDL and drug testing rules apply to both interstate and intrastate commerce.
- 4. Ensure that drivers provide a 10-year employment history on their employment application.
- 5. Ensure that all drivers are fully and properly qualified before operating in interstate commerce. Maintain a complete file as required for each driver, documenting the qualification process.
- 6. Maintain all required controlled substance testing records including yearly summaries, quarterly summaries, test information, test results, records of training etc., as required by 49 CFR Parts 40 and 382 of the FMCSR.
- 7. Use of radar detectors or similar devices on commercial vehicles is illegal. Do not require or permit drivers to use them. Take appropriate disciplinary action against drivers if they are using such devices.
- 8. Do not schedule or require drivers to make trips requiring them to exceed posted speed limits in order to complete the run within the hours of service limits.
- 9. Require all drivers to prepare complete and accurate records of duty status for each day, and to submit them within 13 days. Maintain all duty status records on file, with all supporting documents, for at least 6 months.
- 10. Ensure that all documents supporting records of duty status (such as toll, fuel repair and other on-the-road expense receipts, as well as invoices, bills of lading, dispatch records, etc.) are kept on file for at least 6 months.
- 11. Obtain from any driver used for the first time (or intermittently) a signed statement showing the total time on-duty during the preceding seven (7) days and the time at which the driver was last relieved from duty.
- 12. Toll receipts and other on-the-road expense receipts, invoices, bills of lading, dispatch records, and other "supporting document" must be kept on file for six (6) months. This requirement also applies to records generated by the use of owner-operators. You may keep legible photocopies in lieu of originals.
- 13. If you want some drivers to use the 100 air-mile radius exemption, make sure that the drivers meet all terms of the exemption, including being released from duty no more than 12 hours from when they report for duty. Logs must be prepared if a driver does not meet the 12 hour requirement.
- 14. New & Intermittently used drivers must provide a signed statement showing their total time on-duty for the seven days preceding any trip. These records must be kept on file for 6-months.
- 16. Ensure that all drivers' records of duty status (logs) are accurate. Check them against "supporting documents" to verify accuracy. Prohibit falsification of logs by any driver. Review the rules on supporting documents. Take appropriate action against drivers who falsify logs.
- 16. Establish a systematic maintenance records program for all vehicles. Maintain a complete file for each subject vehicle, recording all repair, maintenance and inspection operations performed.
- 17. Periodically review the maintenance and inspection records for all lease vehicles as required by Part 396 of the FMCSR. Keep a record to document these reviews and notify the vehicle owner of any violations detected.
- 18. Ensure that the persons or entitles that perform preventative maintenance inspections on your equipment are abiding by agreed time or mileage intervals. Ensure that records are kept of such periodic preventative maintenance inspections. Take corrective action, if schedules are not being adhered to.

2/22/2011

Review Date: 2/16/2011

#### South Carolina Department of Public Safety - South Carolina State Transport Police

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Contact	: Name: Jo	seph B I	Reinhardt							
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